



Texas Department of Transportation

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July 2, 2004

Ms. Marlene Dortch
Secretary
Federal Communications Commission
445 12th St. SW
Washington, DC 20554

Attention: Chief, Office of Engineering and Technology

RE: Support from the Texas Department of Transportation for Request for
Waiver of Sections 15.509 and 205 of the Commission's Rules submitted by
Robert Peterson, dba Wavebounce, et al.

Madame Secretary:

The Texas Department of Transportation (TxDOT) hereby expresses its strong support for the attached petition for waiver of the Federal Communications Commission (FCC) rules as they apply to certain ground penetrating radar (GPR) devices. We have found that GPR technology, especially non-contact horn antenna GPR technology, to be extremely useful in discharging our responsibility of ensuring the safety of the people of Texas. We have used this technology for over 10 years and it has proven to be a safe, economical, fast and accurate means of determining whether subsurface conditions in roadbeds exist which require immediate or long-range attention. It is critical in this connection that the GPR devices be capable of surveying the pavement structure in question at the posted speed limit. This feature is essential because it permits us to conduct GPR surveys without closing off lanes of traffic. High-speed GPR surveys lessen the safety hazard to work crews and the traveling public as well as reducing the required manpower and costs which such closings entail. In addition, we can survey far larger stretches of highway and do so more frequently than would be possible without this technology.

One very dramatic case in point occurred on I-35 in downtown Austin, Texas during the afternoon rush hour. A water main broke beneath the outside lane. We dispatched a GPR system to survey the subsurface damage. The GPR data showed us immediately that the base and part of the sub-base had been washed away and that a huge cavern had formed beneath the pavement's surface. The lane was closed to traffic immediately. Within one hour of the lane closure, the pavement caved in forming a hole large enough to hold a school bus. Needless to say, without the use of GPR

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technology this situation could have caused extreme danger to the driving public. There are numerous, less dramatic but dangerous examples of the inherent values of using GPR technology within the state of Texas, namely the location and extent of sink holes.

Equipment grandfathered under the FCC's July 2002 waiver order has served us well. However, new equipment which is presently available and compliant with the FCC's 2002 UWB rules, has been found to be largely ineffective at highway speeds. Not only are we unable to expand our existing small fleet of non-contact horn antenna GPRs, but we will also be unable to replace this equipment in the future as it reaches the end of its useful life. TxDOT is trying to expand its use of non-contact GPR by purchasing and implementing 12 more units. The addition of these 12 units to our current GPR antenna systems will ensure that the entire state of Texas (over 180,000 lane miles) can be covered within a few hours notice. This will permit us to prevent on a much wider scale the kind of hazard which I noted above. By waiving its rules in the case of non-contact horn antenna GPRs, the Commission can ensure that the critical job of ensuring the safety of our highways continues. Absent such a waiver, the condition of our highways can be expected to deteriorate, with attendant danger to life and property as well as increased user cost.

For the above cited reasons, on behalf of the Texas Department of Transportation, I respectfully urge the FCC to grant the captioned waiver. The waiver, if granted, will assist the State of Texas and this agency in fulfilling its mission to provide safe public roads for its citizens and visitors; whereas, lives would be endangered without the ability to use the subject GPR equipment.

Sincerely,



Steven E. Simmons, P.E.
Deputy Executive Director